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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/530,815	07/12/2000	HELMUT LOTH	H3146	3579
423	7590 07/02/2002			
HENKEL CORPORATION 2500 RENAISSANCE BLVD STE 200			EXAMINER	
			REDDICK, MARIE L	
GULPH MILLS, PA 19406			ART UNIT	PAPER NUMBER
			1713	8
			DATE MAILED: 07/02/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	TS				
	09/530,815	LOTH ET AL.					
Offic Action Summary	Examiner	Art Unit					
•	Judy M. Reddick	1713	<u></u>				
The MAILING DATE f this communication app Period for Reply	ears on the cover sheet	t with the correspondence ad	dress				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	36(a). In no event, however, ma y within the statutory minimum of vill apply and will expire SIX (6) N , cause the application to becom	y a reply be timely filed thirty (30) days will be considered timel MONTHS from the mailing date of this c a ABANDONED (35 U.S.C. § 133).	y. ommunication.				
1) Responsive to communication(s) filed on 12.	<u>luly 2000</u> .						
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ Th	is action is non-final.						
Since this application is in condition for allowed closed in accordance with the practice under Disposition of Claims			ie merits is				
. 4)⊠ Claim(s) <u>6-26</u> is/are pending in the application	<b>).</b>						
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>6-26</u> is/are rejected.							
7) Claim(s) is/are objected to.	,— ···— ·						
8) Claim(s) are subject to restriction and/o	r election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examine	r.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accept	oted or b) objected to b	by the Examiner.					
Applicant may not request that any objection to the							
11) The proposed drawing correction filed on		_ <b>i disapproved</b> by the Examin	er.				
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Ex	aminer.						
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)⊠ All b)□ Some * c)□ None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
<ul> <li>3. Copies of the certified copies of the prior</li> <li>application from the International Bu</li> <li>* See the attached detailed Office action for a list</li> </ul>	reau (PCT Rule 17.2(a	<b>))</b> .	Stage				
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
a) ☐ The translation of the foreign language pro	• •						
Attachment(s)	-						
Notice of References Cited (PTO-892)  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Information Disclosure Statement(s) (PTO-1449) Paper No(s) Z	5) Notice	ew Summary (PTO-413) Paper No of Informal Patent Application (PT					

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# **DETAILED ACTION**

## **Priority**

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

### Information Disclosure Statement

2. The information disclosure statement filed 12/04/00 has been considered and placed in the application file.

# Claim Rejections - 35 USC § 112

3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

4. Claims 12 and 20 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. As far as the Examiner can tell, no express support can be found for the limitation "a copolymer of 85 to 98% by weight acrylate and 2 to 10% by weight acrylonitrile" per the claims supra, and, as such, this engenders a New Matter situation.

# Claim Rejections - 35 USC § 112

5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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- 6. Claims 6-26 are rej cted under 35 U.S.C. 112, second paragraph, as b ing indefinite for failing to particularly point out and distinctly claim th subj ct matter which applicant regards as the invention.
- A) The recited "copolymers of at least one acrylate and acrylonitrile" per claim 6 constitutes indefinite subject matter as per it not being known by any rules of Chemistry that would allow for a copolymer to comprise "monomer(s)" VS "units of monomer(s)". See, also claims 12, 16, 19, 20 and 23 relative to the above matter.
- B) The recited "fatty compounds" per claims 6 and 15 constitutes indefinite subject matter as per the metes and bounds of such engender an indeterminacy in scope.
- C) The recited contents per claims 7-11 and 19 constitutes indefinite subject matter as per it not being readily ascertainable as to the exact entity that such is being based on, i.e., total jointing compound or other.
- D) The recited "additionally comprising one or more additional components" per claim 10 engenders redundant subject matter.
- E) The recited "fatty alcohols and derivatives thereof and having a molecular weight between 300 and 1,500" per claim 17 constitutes indefinite subject matter as per: a) the metes and bounds of "derivatives thereof" engender and indeterminacy in scope; b) it is not readily ascertainable if "number average" or "weight average" is the qualifying entity for the recited "molecular weight", the two being substantially different. See also claim 19 (b) relative to "derivatives thereof".
- The recited "comprising a copolymer" per claim 20 constitutes indefinite subject matter as per it not being readily ascertainable as to how such further limits the antecedently recited component (a). Is it the same as or in addition to the already cited copolym r?

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- G) The recited "comprising one or more fatty acid esters" per claim 21 constitutes indefinite subject matter as per it not being readily ascertainable as to how such further limits the antecedently recited component (b).
- H) Claim 25, in its entirety, engenders awkwardly and ambiguously expressed claim language as well as incomplete process steps.

# Allowable Subject Matter

7. Claims 6-26 are deemed allowable. The claims would be allowed if amended, rewritten and/or satisfactorily rebutted so as to overcome the 112 issues raised supra. The instantly claimed invention is deemed allowable over the prior art of record as per said art neither anticipating nor rendering obvious the precisely defined polyacrylate jointing compound, as claimed. One having ordinary skill in the art would not have been endowed with any motivation to extrapolate the precisely defined polyacrylate jointing compound, as claimed, from any of the prior art of record with any reasonable expectation of success.

### Conclusion

8. The prior art made of record and not relied upon is considered illustrative of the general state of the art.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Judy M. Reddick whose telephone number is (703)308-4346. The examiner can normally be reached on Monday-Friday, 6:30 a.m.-3:00 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wu can be reached on (703)308-2450. The fax phone numbers for the organization where this application or proceeding is assigned are (703)872-9310 for regular communications and (703)892-9311 for After Final communications.

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Any inquiry of a g n ral nature r relating to the status of this application or proceeding should be directed to the receptionist when set lephon number is (703)305-8183.

Judy M. Reddick Primary Examiner Art Unit 1713

JMR AM June 29, 2002

# REFERENCE COPYING SPECIAL INSTRUCTIONS

DATE		6/29/02
APPLICATION SERIAL	NUMBER 09	/ <u>530,</u> 815
NUMBER OF COPIES:		action for regular applications id 2 lications it is 4 copies. If additional please note below.
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